

510(k) Summary

JUL 11 2013

K130225

This summary of 510(k) summary information is being submitted in accordance with the requirements of 21 CFR § 878.4810.

Submission Date: January 15, 2013

1. Submitter Information: AEGIS Regulatory, Inc. - Robert T. Wagner

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For Manufacturer:

Silver Bay, LLC d/b/a Quasar Bio-Technologies

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2. General Information

2.1 Classification Name: Wrinkle Reduction Device

2.2 Common/Usual Name: Light Therapy System, Quasar C100, Baby Quasar Plus, Quasar MD Plus

2.3 Proprietary Names: Quasar Calypso C100 Wrinkle Reduction Device, Baby Quasar Plus, Quasar MD Plus

2.4 Classification: Class II

2.5 Classification Number: 878.4810

2.6 Product Codes: OHS

3. Device Description:

The Silver Bay, Quasar C100, Anti-Wrinkle device consists of a collection of red and near infrared diodes (LEDs), packaged in a compact hand held device. The device has a head size of 20 cm² containing the LED array and an on/off switch.

The device is made of ABS plastic with clear polycarbonate lenses covering the LED light source. The Quasar C100 uses a 12 volt wall mount power supply.

The C100 light delivery system used for applying therapy for the use in the treatment of full-face wrinkles, by emitting at least 65 mW/cm² of red and near infrared (610nm to 850nm) light via an electric light emitting diodes [LEDs] energy source. There are 20 red LEDs and 20 infrared LEDs in the head. The device is not intended for ocular applications or direct eye exposure.

The Silver Bay, Baby Quasar Plus Anti-Wrinkle device consists of a collection of red and near infrared diodes (LEDs), packaged in a compact hand held device. The device has a head size of 8.7 cm² containing the LED array and an on/off switch.

The device is made of anodized aluminum.

The Baby Quasar Plus uses a 12 volt wall mount power supply.

The Baby Quasar Plus light delivery system used for applying therapy for the use in the treatment of full-face wrinkles, by emitting at least 65 mW/cm² of red and near infrared (610nm to 850nm) light via an electric light emitting diodes [LEDs] energy source. There are 12 red LEDs and 12 infrared LEDs in the head. The device is not intended for ocular applications or direct eye exposure.

The Silver Bay, Quasar MD Plus Anti-Wrinkle device consists of a collection of red and near infrared diodes (LEDs), packaged in a compact hand held device. The device has a head size of 15.2 cm² containing the LED array and an on/off switch.

The device is made of anodized aluminum.

The Baby Quasar Plus uses a 12 volt wall mount power supply.

The Quasar MD Plus light delivery system used for applying therapy for the use in the treatment of full-face wrinkles, by emitting at least 65 mW/cm² of red and near infrared (610nm to 850nm) light via an electric light emitting diodes [LEDs] energy source. There are 12 red LEDs and 12 infrared LEDs in the head. The device is not intended for ocular applications or direct eye exposure.

4. Indications / Intended Use:

The Quasar C100 is an Over-The-Counter handheld device intended to emit energy in the red/IR spectrum, specifically indicated for use in the treatment of full-face wrinkles.

The Baby Quasar Plus is an Over-The-Counter handheld device intended to emit energy in the red/IR spectrum, specifically indicated for use in the treatment of full-face wrinkles.

The Quasar MD Plus is an Over-The-Counter handheld device intended to emit energy in the red/IR spectrum, specifically indicated for use in the treatment of full-face wrinkles

Rx or OTC:

The C100, Baby Quasar Plus, and Quasar MD Plus are Over the Counter (OTC) devices. The labeling, instructions, and User Operations (21 CFR § 801.60 and 61), are designed for layman understanding and use. The predicate device is OTC.

5. Predicate Device:

This device is substantially equivalent to the following predicate devices, which are currently in safe and effective commerce:

1. K120775 – Light for Wrinkles (Led Intellectual Properties, LLC)
2. K112362 – Quasar C100 Anti-Wrinkle Device (Quasar Bio-Tech Inc)

Predicate Chart

Device	Light for Wrinkles AAL OCT (K120775) LED Intellectual Properties LLC A Predicate Device	C100 Quasar Bio-Tech Inc K112362 A Predicate Device	C100 Quasar Bio-Tech Inc KXXXXXX This Submission	Baby Quasar Plus Quasar Bio-Tech Inc KXXXXXX This Submission	Quasar MD Plus Quasar Bio-Tech Inc KXXXXXX This Submission
Indications	The Light for Wrinkles is an Over-The-Counter handheld device intended for use in the treatment of full-face wrinkles. The target patient population for the AAL OCT is persons with facial wrinkles. It is designed for home use.	The C100 is intended to emit energy in the red and IR region of the spectrum, specifically indicated for use in the treatment of periorbital wrinkles. The target patient population for the C100 is periorbital wrinkles. The C100 is designed for home use.	The C100 is intended to emit energy in the red and IR region of the spectrum, specifically indicated for use in the treatment of full-face wrinkles. The target patient population for the C100 is the same as the predicate devices. Like the predicate devices, the C100 is designed for home use.	The Baby Quasar Plus is intended to emit energy in the red and IR region of the spectrum, specifically indicated for use in the treatment of full-face wrinkles. The target patient population for the Baby Quasar Plus is the same as the predicate devices. Like the predicate devices, the Baby Quasar Plus is designed for home use.	The Quasar MD Plus is intended to emit energy in the red and IR region of the spectrum, specifically indicated for use in the treatment of full-face wrinkles. The target patient population for the Quasar MD Plus is the same as the predicate devices. Like the predicate devices, the Quasar MD Plus is designed for home use.

Device	Light for Wrinkles AAL OCT (K120775) LED Intellectual Properties LLC A Predicate Device	C100 Quasar Bio-Tech Inc K112362 A Predicate Device	C100 Quasar Bio-Tech Inc XXXXXXX This Submission	Baby Quasar Plus Quasar Bio-Tech Inc XXXXXXX This Submission	Quasar MD Plus Quasar Bio-Tech Inc XXXXXXX This Submission
Handheld	Yes	Yes	Yes	Yes	Yes
Wavelengths	605nm, 630nm, 660nm, 855nm	610, 630 and 660, 850nm	610, 630 and 660, 850nm	610, 630 and 660, 850nm	610, 630 and 660, 850nm
Modes	On/Off	On/Off	On/Off	On/Off	On/Off
IR power source	LEDs	LEDs	LEDs	LEDs	LEDs
Visible light LEDs	Yes	Yes	Yes	Yes	Yes
Waveform	Constant	Constant	Constant	Constant	Constant
Energy Source	70 LEDs over 27 sq. cm.	40 LEDs. Over 20 sq. cm	40 LEDs. Over 20 sq. cm	24 LEDs. Over 8.7 sq. cm	24 LEDs. Over 15.2 sq. cm
Energy Level	65 mW total	65 mW total	65 mW total	65 mW total	65 mW total
Power Supply	115VAC Electric Outlet Power Supply	115VAC Electric Outlet Power Supply	115VAC Electric Outlet Power Supply	115VAC Electric Outlet Power Supply	115VAC Electric Outlet Power Supply
Treatment Time	3 minutes daily, minimum 5 days per week	3 minutes daily, minimum 5 days per week	3 minutes daily, minimum 5 days per week	3 minutes daily, minimum 5 days per week	3 minutes daily, minimum 5 days per week
Target Population	Individuals with facial lines and wrinkles.	Individuals with periorbital lines and	Individuals with facial lines and wrinkles.	Individuals with facial lines and wrinkles.	Individuals with facial lines and wrinkles.

Device	Light for Wrinkles AAL OCT (K120775) LED Intellectual Properties LLC A Predicate Device	C100 Quasar Bio-Tech Inc K112362 A Predicate Device	C100 Quasar Bio-Tech Inc KXXXXXX This Submission	Baby Quasar Plus Quasar Bio-Tech Inc KXXXXXX This Submission	Quasar MD Plus Quasar Bio-Tech Inc KXXXXXX This Submission
		wrinkles.			
Location for Use	OTC	OTC	OTC	OTC	OTC

Summary of the technological characteristics of the device compared to predicate device:

The above referenced predicate devices, C100 and *Light for Wrinkles* devices, are Over the Counter Devices used to treat wrinkles as defined in 21 CFR § 878.4810. These devices utilize red and infrared diodes from 610 to 850 nm to provide narrow bands of light energy to treat wrinkles. The performance achieved by these devices is similar with equal power output and the same dose rates at each wavelength as the predicate devices. The devices are handheld, and intended to be placed directly on the skin or held just over the skin. They are manufactured out of similar materials. Based upon comparison to the predicate devices, the C100, Baby Quasar + and Quasar MD + have the same intended uses, same dose rates, with similar technological characteristics as the predicate devices. The system performs as intended and does not raise any new safety or effectiveness issues.

6. Biocompatibility:

The only patient contact material in the C100 is the light head and body of the device.

The light head in contact with the face is Polycarbonate and the body is constructed of ABS plastic, the same materials used in the predicate device. The biocompatibility of these materials are well known and considered safe when in contact with healthy skin. A review of the Biocompatibility decision is shown on the "General Program Memorandum- #G95-1, Attachment C, Biocompatibility Flow Chart for the Selection of Toxicity Tests for 510(k)s."

The conclusion is that the C100 m does not raise any new safety issues.

7. Performance Testing and Standards:

These devices have been tested under and are in compliance with performance standards that have been established for such devices under Section 878 of the Federal Food, Drug, and Cosmetics Act. All electrical and radiological products made by the applicant have been OSHA/NRTL listed, and have received constituent marks.

The device has been tested and is in conformity with IEC/EN 60601-1, IEC/ EN 60601-1-2, IEC 62471 Standards.

A Human Factors Study for label comprehension and device use was conducted. The results of the HF Study found that the C100, Baby Quasar + and Quasar MD + have been found to be adequately safe and effective for the intended users, its intended uses, and use environments.

8. Statement of Safety and Effectiveness:

The information in this 510(k) submission was used to support the safety and effectiveness of this device with respect to its cited predicates.

9. Substantial Equivalence Discussion

After an analysis of the safety, indications, intended uses, dose rates, performance, features, design materials, power output, technological properties, treatment areas, treatment regimes and methods of operation, the manufacturer believes that no significant differences exist between the device and the predicates listed in Section 5. Therefore substantial equivalency is requested.



DEPARTMENT OF HEALTH & HUMAN SERVICES

Public Health Service

Food and Drug Administration
10903 New Hampshire Avenue
Document Control Center – WO66-G609
Silver Spring, MD 20993-002

Silverbay LLC, d/b/a Quasar Biotech
% AEGIS Regulatory, Inc.
Ms. Susan Anthonye
2424 Dempster Drive
Coralville, Iowa 52241

July 11, 2013

Re: K130225

Trade/Device Name: Quasar C100, Baby Quasar Plus, Quasar MD Plus; Wrinkle Reduction Device
Regulation Number: 21 CFR 878.4810
Regulation Name: Laser surgical instrument for use in general and
plastic surgery and in dermatology
Regulatory Class: Class II
Product Code: OHS
Dated: June 11, 2013
Received: June 18, 2013

Dear Ms. Anthonye:

We have reviewed your Section 510(k) premarket notification of intent to market the device referenced above and have determined the device is substantially equivalent (for the indications for use stated in the enclosure) to legally marketed predicate devices marketed in interstate commerce prior to May 28, 1976, the enactment date of the Medical Device Amendments, or to devices that have been reclassified in accordance with the provisions of the Federal Food, Drug, and Cosmetic Act (Act) that do not require approval of a premarket approval application (PMA).

You may, therefore, market the device, subject to the general controls provisions of the Act. The general controls provisions of the Act include requirements for annual registration, listing of devices, good manufacturing practice, labeling, and prohibitions against misbranding and adulteration. Please note: CDRH does not evaluate information related to contract liability warranties. We remind you; however, that device labeling must be truthful and not misleading.

If your device is classified (see above) into either class II (Special Controls) or class III (PMA), it may be subject to additional controls. Existing major regulations affecting your device can be found in the Code of Federal Regulations, Title 21, Parts 800 to 898. In addition, FDA may publish further announcements concerning your device in the Federal Register.

Please be advised that FDA's issuance of a substantial equivalence determination does not mean that FDA has made a determination that your device complies with other requirements of the Act or any Federal statutes and regulations administered by other Federal agencies. You must

comply with all the Act's requirements, including, but not limited to: registration and listing (21 CFR Part 807); labeling (21 CFR Part 801); medical device reporting (reporting of medical device-related adverse events) (21 CFR 803); good manufacturing practice requirements as set forth in the quality systems (QS) regulation (21 CFR Part 820); and if applicable, the electronic product radiation control provisions (Sections 531-542 of the Act); 21 CFR 1000-1050.

If you desire specific advice for your device on our labeling regulation (21 CFR Part 801), please go to <http://www.fda.gov/AboutFDA/CentersOffices/CDRH/CDRHOffices/ucm115809.htm> for the Center for Devices and Radiological Health's (CDRH's) Office of Compliance. Also, please note the regulation entitled, "Misbranding by reference to premarket notification" (21CFR Part 807.97). For questions regarding the reporting of adverse events under the MDR regulation (21 CFR Part 803), please go to <http://www.fda.gov/MedicalDevices/Safety/ReportaProblem/default.htm> for the CDRH's Office of Surveillance and Biometrics/Division of Postmarket Surveillance.

You may obtain other general information on your responsibilities under the Act from the Division of Small Manufacturers, International and Consumer Assistance at its toll-free number (800) 638-2041 or (301) 796-7100 or at its Internet address <http://www.fda.gov/MedicalDevices/ResourcesforYou/Industry/default.htm>.

Sincerely yours,

Mark N. Melkerson -S

Mark N. Melkerson
Acting Director
Division of Surgical Devices
Office of Device Evaluation
Center for Devices and
Radiological Health

Enclosure

INDICATIONS FOR USE STATEMENT

510(k) Number: K130225

Device Name: Quasar C100, Baby Quasar Plus, Quasar MD Plus; Wrinkle Reduction Device

Indications for Use:

The Quasar C100 Wrinkle Reduction Device is intended to emit energy in the red and IR region of the spectrum, specifically indicated for the treatment of full-face wrinkles.

The Baby Quasar Plus Wrinkle Reduction Device is intended to emit energy in the red and IR region of the spectrum, specifically indicated for the treatment of full-face wrinkles.

The Quasar MD Plus Wrinkle Reduction Device is intended to emit energy in the red and IR region of the spectrum, specifically indicated for the treatment of full-face wrinkles.

(PLEASE DO NOT WRITE BELOW THIS LINE - CONTINUE ON ANOTHER PAGE IF NEEDED)

Concurrence of CDRH, Office of Device Evaluation (ODE)

OR

Prescription Use _____
(Per 21 CFR 801.109)

Over-The-Counter Use X _____
(Optional Format 1-2-96)

Neil R Ogden
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(Division Sign-Off) for MXM

Division of Surgical Devices

510(k) Number K130225

Silver Bay LLC

Premarket Notification